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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. Yasuhiro Yagi 09/800,515 03/08/2001 010251 5071 **EXAMINER** 23850 7590 01/27/2004 ARMSTRONG, KRATZ, QUINTOS, HANSON & BROOKS, LLP BARBEE, MANUEL L 1725 K STREET, NW **SUITE 1000 ART UNIT** PAPER NUMBER WASHINGTON, DC 20006 2857

DATE MAILED: 01/27/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
_		09/800,515	YAGI ET AL.	
Office Action Summary		Examiner	Art Unit	
		Manuel L. Barbee	2857	
<u></u>	The MAILING DATE of this communication			
Period for				
THE - Exte after - If the - If NO - Failu - Any	MAILING DATE OF THIS COMMUNICAT ensions of time may be available under the provisions of 37 of SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) days a period for reply is specified above, the maximum statutory are to reply within the set or extended period for reply will, by reply received by the Office later than three months after the ed patent term adjustment. See 37 CFR 1.704(b).	TON.  CFR 1.136(a). In no event, however, may a rition.  s, a reply within the statutory minimum of thir period will apply and will expire SIX (6) MON y statute, cause the application to become AE	eply be timely filed  y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
1)	Responsive to communication(s) filed on	23 December 2003.		
2a) <u></u>	This action is <b>FINAL</b> . 2b)⊠	This action is non-final.		
3)[	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.			
Disposit	ion of Claims			
4) 🖂	Claim(s) 1-27 is/are pending in the applic	cation.		
,—	4a) Of the above claim(s) is/are withdrawn from consideration.			
5)🖂	Claim(s) <u>15</u> is/are allowed.			
6)🖂	Claim(s) <u>1-14 and 16-27</u> is/are rejected.			
7)	Claim(s) is/are objected to.			
8)	Claim(s) are subject to restriction	and/or election requirement.		
<b>Applicat</b>	ion Papers			
9)[	The specification is objected to by the Exa	aminer.		
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.				
	Applicant may not request that any objection	to the drawing(s) be held in abeyar	ice. See 37 CFR 1.85(a).	
_	Replacement drawing sheet(s) including the o	·		
11)[_	The oath or declaration is objected to by t	the Examiner. Note the attached	Office Action or form PTO-152.	:
Priority	under 35 U.S.C. §§ 119 and 120			
•	Acknowledgment is made of a claim for for following the complex of the priority documents.  All b) Some * c) None of:  1. Certified copies of the priority documents.	ıments have been received. ıments have been received in A	pplication No	
* (	3. Copies of the certified copies of the application from the International Esee the attached detailed Office action for	Bureau (PCT Rule 17.2(a)).		
13)□ <i>A</i> s 3	Acknowledgment is made of a claim for do ince a specific reference was included in to CFR 1.78.	mestic priority under 35 U.S.C. the first sentence of the specific	§ 119(e) (to a provisional application) ation or in an Application Data Sheet.	
	n) ∐ The translation of the foreign languao Acknowledgment is made of a claim for do	• • • • • • • • • • • • • • • • • • • •		
•	eference was included in the first sentence		•	
Attachmen	ıt(s)			
	ce of References Cited (PTO-892)	4) Interview S	ummary (PTO-413) Paper No(s)	
·	ce of Draftsperson's Patent Drawing Review (PTO-94 mation Disclosure Statement(s) (PTO-1449) Paper N	· —	nformal Patent Application (PTO-152)	

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#### **DETAILED ACTION**

### Claim Objections

1. Claim 5 is objected to because of the following informalities:

Claim 5 as amended appears to have a typo.

In claim 5, line 9 of the claim, after "output", insert --characteristic; and diagnosing the normality/abnormality of the output--.

Appropriate correction is required.

### Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1- 4 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takehara et al. (US Patent No. 5,669,987) in view of Takeda (US Patent No. 5,594,313) and Asaoka (Japanese Patent Publication No. 2000022192 to Mitsubishi, English Translation).

With regard to measuring an output characteristic of a photovoltaic power system and comparing the measurement with a reference characteristic and diagnosing the normality/abnormality of the photovoltaic power system, as shown in claims 1, Takehara et al. teach measuring an output characteristic of at least two solar cells and comparing the measurements to diagnose whether a solar cell is abnormal (col. 2, line 24 - col. 3, line 19). With regard to the reference characteristic being obtained in accordance with

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an installation condition and configuration of the photovoltaic power system, as shown in claims 1, Takehara et al. teach taking into account a certain installation condition including position of the strings or arrays (col. 6, lines 14-21). With regard to diagnosing the power system normal only if the output is greater than a first predetermined value and lower than a second predetermined value, as shown in claim 1, Takehara et al. teach diagnosing abnormal solar cells for relatively low and relatively high outputs (col. 2, line 55 - col. 3, line 4).

Takehara et al. do not teach that the installation condition includes topography of the installation site and meteorological conditions, as shown in claim 1. Takehara et al. do not teach that the installation condition is installation site, direction or angle or configuration, as shown in claim 2. Takeda teaches taking into account the surrounding area and grounds, buildings and elevation, which are all topographical conditions (col. 1, lines 45-49). Takeda teaches taking into account weather and temperature, which are meteorological conditions (col. 1, lines 24-41). Takeda teach taking into account the seasons and latitude or direction (col. 1, lines 16-30). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the abnormality detection method, as taught by Takehara et al., to include calculating the capacity in many installation conditions as taught by Takeda, because then the solar cell would have been used in many installation sites (Takeda, col. 2, lines 36-41).

Takehara et al. do not teach comparing with a reference or past measurement result of the photovoltaic power system itself, as shown in claim 1. Asaoka teaches comparing the present measurement of a solar battery with a past reference

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measurement of the same solar battery (page 9, par. 19). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the abnormality detection method, as taught by Takehara et al., to include comparing with a reference of the solar battery or cell itself, as taught by Asaoka, because then there would have been differences in measurements would not have been caused by differences in batteries.

Takehara et al. do not teach diagnosing the cause of abnormality based on the comparison result, as shown in claim 3. Asaoka teaches determining whether snow is covering the light receiving surface (Abstract). It would have been obvious to one of ordinary skill in the art at time the invention was made to modify the abnormality detection method, as taught by Takehara et al., to include determining whether snow is covering the light receiving surface, as taught by Asaoka, because then a cause of failure could have been identified and corrected.

With regard to the reference output characteristic and the output characteristic including voltage or current, as shown in claim 4, Takehara et al. teach measuring and comparing voltage and current (col. 4, line 53 - col. 5, line 4).

With regard to the reference output characteristic varying in accordance with actually measured output characteristic, as shown in claim 26, Takehara et al. teach measuring reference characteristics under the same conditions (col. 2, line 24 - col. 3, line 19).

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4. Claims 5, 7-10, 12-14, 16, 17, 19, 20, 22, 23, 25 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takehara et al. in view of Asaoka (Japanese Patent Publication No. 2000022192 to Mitsubishi, English Translation).

With regard to storing a measurement result of an output characteristic of a photovoltaic power system and diagnosing the abnormality/normality of the photovoltaic power system based on the measurement, as shown in claims 5, 9, 10, 16, 17, 19, 20, 22 and 25, Takehara et al. teach determining a variation ratio of electrical parameters of a solar cell and using this measurement to determine abnormality by comparing to a reference variation ratio (col. 2, line 55 - col. 3, line 19; col. 8, lines 11-53; Fig. 12). Output is loaded into a computer and recorded on a disk (col. 7, line 61 - col. 8, line 10). With regard to an installation condition as shown in claims 5, 19 and 25, Takehara et al. teach taking into account installation conditions (col. 6, lines 14-22). With regard to diagnosing the power system normal only if the output is greater than a first predetermined value and lower than a second predetermined value, as shown in claim 25, Takehara et al. teach diagnosing abnormal solar cells for relatively low and relatively high outputs (col. 2, line 55 - col. 3, line 4).

Takehara et al. do not teach comparing with a reference or past measurement result of the photovoltaic power system itself, as shown in claims 5, 9, 10, 16 and 19. Asaoka teaches comparing the present measurement of a solar battery with a past reference measurement of the same solar battery (page 9, par. 19). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the abnormality detection method, as taught by Takehara et al., to include comparing

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with a reference of the solar battery or cell itself, as taught by Asaoka, because then there would have been differences in measurements would not have been caused by differences in batteries.

With regard to using a past measurement, as shown in claims 9 and 22, comparing the past measurement with a current measurement to determine abnormality, as shown in claims 5, 10, 16, 19 and 25, Takehara et al. teach comparison with a slope known from research (col. 8, lines 11-45).

With regard to the output characteristic including direct current voltage, alternating current voltage, direct current electric energy or alternating current electric energy, as shown in claims 8 and 14, Takehara et al. teach measuring voltage, power or current (col. 3, line 53 - col. 5, line 4).

Takehara et al. teach all the limitations of claim 5 upon which claim 7 depends, of claim 10 upon which claim 13 depends and claim 22 upon which claim 23 depends. Takehara et al. do not teach diagnosing the cause, as shown in claims 7, 13 and 23. Asaoka teaches determining whether snow is covering the light receiving surface (Abstract). It would have been obvious to one of ordinary skill in the art at time the invention was made to modify the abnormality detection method, as taught by Takehara et al., to include determining whether snow is covering the light receiving surface, as taught by Asaoka, because then a cause of failure could have been identified and corrected.

Takehara et al. and Asaoka teach all the limitations of claim 10 upon which claim 12 depends. Takehara et al. and Asaoka does not teach excluding the measurement

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and including the measurement when it is normal, as shown in claim 12. The Examiner takes official notice that it is well known to only include normal measurements in reference calculations. It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the snow coverage detector, as taught by Asaoka, to calculate the reference including only normal measurements, because then the reference value would not have been skewed by an abnormal measurement.

With regard to the reference output characteristic varying in accordance with actually measured output characteristic, as shown in claim 27, Takehara et al. teach measuring reference characteristics under the same conditions (col. 2, line 24 - col. 3, line 19).

5. Claims 6, 11, 18, 21 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takehara et al. in view of Asaoka as applied to claims 5, 10, 16, 19 and 22 above, and further in view of Takeda.

Takehara et al. and Asaoka teach all the limitations of claim 5 upon which claim 6 depends and claim 10 upon which claim 11 depends. Takehara et al. and Asaoka do not teach that the installation condition is installation site, direction or angle or configuration, as shown in claim 6, or that the reference output is obtained differently for each period of time among the plurality of periods of time gained by dividing a year. Takeda teaches taking into account weather and temperature, which are meteorological conditions (col. 1, lines 24-41). Takeda teach taking into account the seasons and latitude or direction (col. 1, lines 16-30). Seasons divide the year. It would have been

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obvious to one of ordinary skill in the art at the time the invention was made to modify the abnormality detection combination, as taught by Takehara et al. and Asaoka, to include calculating the capacity in many installation conditions as taught by Takeda, because then the solar cell would have been used in many installation sites (Takeda, col. 2, lines 36-41).

Takehara et al. and Asaoka teach all the limitations of claim 16 upon which claim 18 depends, of claim 19 upon which claim 21 depends and claim 22 upon which claim 24 depends. Takehara et al. and Asaoka do not teach measuring solar radiation, as shown in claims 18, 21 and 24. Takeda teaches measuring solar radiation (col. 1, lines 17-21). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the abnormality detection combination, as taught by Takehara et al. and Asaoka, to include calculating the capacity in many installation conditions as taught by Takeda, because then the solar cell would have been used in many installation sites (Takeda, col. 2, lines 36-41).

#### Response to Arguments

6. Applicant's arguments filed 23 December 2003 have been fully considered but they are not persuasive. Applicant states that neither Takehara et al., Takeda nor Asaoka teach comparing reference measurements and actual measurements of the photovoltaic power system itself. Asaoka teaches making a reference measurement on a solar battery and comparing the reference measurement with actual measurements made on the same battery (page 9, par. 19).

## Allowable Subject Matter

- 7. Claim 15 is allowed.
- 8. The following is a statement of reasons for the indication of allowable subject matter: Takehara et al. do not teach a method for diagnosing a photovoltaic power system that comprises obtaining a reference output characteristic for a first photovoltaic power system based on a measurement result of output characteristic of a second photovoltaic power system where the two photovoltaic power systems are installed at different sites, measuring an output characteristic of the first photovoltaic power system, comparing the reference output characteristic with the measured output characteristic and diagnosing the first photovoltaic power system based on the comparison.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Manuel L. Barbee whose telephone number is 703-308-0979. The examiner can normally be reached on Monday-Friday from 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marc S. Hoff can be reached on 703-308-1677. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-0976.

mlb January 21, 2004

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